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Attorney for Plaintiff  
QUEST SOFTWARE, INC.

**UNITED STATES DISTRICT COURT  
FOR THE CENTRAL DIVISION OF UTAH**

QUEST SOFTWARE, INC.,  
  
Plaintiff;  
  
v.  
  
LIKEWISE SOFTWARE, INC.,  
  
Defendants.

Case No. 2:10-cv-00859-TS

**STIPULATED JUDGMENT AND ENTRY OF  
PERMANENT INJUNCTION AGAINST  
LIKEWISE SOFTWARE, INC.**

This Final Judgment and Stipulated Injunction (“Injunction”) is entered into between Plaintiff Quest Software, Inc. (“Quest”) and Defendant Likewise Software, Inc. (“Likewise”). Quest and Likewise stipulate as follows with respect to this action.

**WHEREAS**, Quest and Likewise have agreed to resolve this dispute pursuant to the stipulation described below; and

**NOW THEREFORE, IT IS HEREBY ORDERED THAT THE FOLLOWING FINAL JUDGMENT AND PERMANENT INJUNCTION IS ENTERED AGAINST LIKewise SOFTWARE, INC.:**

Likewise Software, Inc. and its officers, directors, employees, agents, parent companies, subsidiaries, successors, affiliates, and assigns, and all other persons acting in concert or participation with Likewise is and hereby are permanently restrained and enjoined from making, using, selling, offering to sell, importing, exporting, or supporting products or services that constitute Accused Technology (defined below) or that utilize or embody the Accused Method (defined below) so long as U.S. Patent No. 7,617,501 is in force and effect.

Nothing in this Order shall prevent Likewise Software, Inc. and its officers, directors, employees, agents, parent companies, subsidiaries, successors, and assigns, and all other persons acting in concert or participation with Likewise from making, using, selling, offering to sell, importing, exporting, or supporting products or services that do not include Accused Technology or practice the Accused Method.

For purposes of the foregoing, “**Accused Method**” means receiving a policy developed for and utilized by the native operating system of a first computer system (examples include but

are not limited to the registry, ADM, INF and IPsec policies stored in .pol files, .inf files, and in the Active Directory attributes on a Windows operating system) on a second computer system, and translating on the second computer system the policy received from the first computer system to configuration information usable by the second computer's operating system (including but not limited to the Linux, Unix, or Mac operating systems).

**“Accused Technology”** means any product, system, or apparatus, or machine-readable instructions that, when installed in a computer create a product, system, or apparatus, that practices the Accused Method.

This final judgment resolves all claims and counterclaims asserted between Quest Software, Inc. and Likewise Software, Inc. in this matter. Each party shall bear its own attorney's fees and costs.

The Court retains jurisdiction for purposes of enforcing the permanent injunction entered in this final judgment.

IT IS SO ORDERED.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Honorable Theodore Stewart  
United States District Judge

Approved as to Form:

COOLEY LLP

PARR BROWN GEE & LOVELESS

By: Orion Armon  
Orion Armon, Esq. (pro hac vice)

By: Jonathan O. Hafen  
Jonathan O. Hafen, Esq.

Attorney for Quest Software, Inc.

Attorney for Likewise Software, Inc.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on May 18, 2011, I served a copy of the foregoing  
STIPULATED JUDGMENT AND ENTRY OF PERMANENT INJUNCTION AGAINST  
LIKEWISE SOFTWARE, INC. with the Clerk of the Court using the CM/ECF system, which  
sent notification of such filing to the following:

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*s/ Orion Armon*

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